Filed 6/19/13 by Clerk of Supreme Court IN THE SUPREME COURT STATE OF NORTH DAKOTA

		_
	2013 ND 90	
Peter Ratka,		Appellant
v.		
Director, North Dakota De of Transportation,	epartment	Appellee
	No. 20130083	
Appeal from the D District, the Honorable Da	vistrict Court of Mercer Couvid E. Reich, Judge.	nty, South Central Judicial
AFFIRMED.		
Per Curiam.		
Michael R. Hoffm	an, P.O. Box 1056, Bisman	rck, N.D. 58502-1056, for

Michael T. Pitcher, Assistant Attorney General, Office of Attorney General, 500 North 9th Street, Bismarck, N.D. 58501-4509, for appellee.

appellant.

Ratka v. North Department of Transportation No. 20130083

Per Curiam.

- [¶1] Peter Ratka appealed from a district court judgment affirming an administrative decision revoking his driving privileges for a period of one year. Ratka argues that he was not afforded a reasonable opportunity to speak with an attorney before deciding whether to submit to a blood test, that he did not refuse to submit to an onsite screening test, and that his driving privileges could not be revoked for refusing an onsite screening test under the circumstances in this case. We summarily affirm under N.D.R.App.P. 35.1(a)(5).
- [¶2] Gerald W. VandeWalle, C.J. Dale V. Sandstrom Daniel J. Crothers Mary Muehlen Maring Carol Ronning Kapsner